PRELIMINARY AMENDMENT
U.S. Application No.: 09/287,264
Our Ref.: Q53917
Art Unit: 2681

REMARKS

Entry and consideration of this Amendment are respectfully requested.

With regard to claims 28-31, 34 and 38-42, which stand rejected under 35 U.S.C. § 102(e) as being anticipated by the Vembu reference, Applicant provides the following traversal.

As discussed in Applicant's previous amendments and responses, the Vembu system uses the measured or detected signal-to-noise ratio (SNR) determine which control mode is to be triggered, either a burst or tracking mode. When the SNR is at the proper level, nothing is done, when the SNR is high the signal is adjusted down, and when the SNR is low the control algorithm determines if a quick burst of signal is needed (burst mode) or a gradual increase is needed (tracking mode). However, what is important to note in all of the above scenarios is that the SNR value used is the actual measured or detected SNR value. Neither the SNR value, nor the threshold value are estimated in the Vembu system. Thus, the system disclosed in Vembu, and the system of the present invention have significant differences in their operation.

As an initial matter, Applicant has not found, nor has the Examiner identified any point in Vembu where an "estimation" is performed. In attempting to satisfy this feature, of the present invention, the Examiner has stated that the claim language "regularly estimating if a criterion is met" is disclosed because Vembu determines when the "received signal-to-noise ratio is below a nominal level." See Office Action dated March 12, 2002, page 3, para. 3 (emphasis added). The Examiner has also stated that this claim language is satisfied because in Vembu, "[t]he criterion is met if the SNR is greater than a desired nominal value." See Office Action dated July 16, 2001, page 9, para. 9 (emphasis added). However, as the Examiner's language makes clear

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Vembu only uses an actual determination of the SNR compared to a threshold value to determine

whether or not to use the tracking mode, burst mode, or no mode at all. As the Examiner has

admitted, Vembu controls the modes based on whether or not the SNR "is greater" than or "is

below" a certain threshold value. There is no estimation disclosed in Vembu in the performance

of either of these steps. Applicant submits that the determination of a SNR value greater than or

lower than a threshold value is not an "estimation." Vembu does not disclose "estimating

whether or not the SNR is greater than or lower than a value, Vembu determines whether or not

the SNR "is" greater than or less than a threshold value. Applicant submits that these are not the

same.

Therefore, it is the Applicant's position that Vembu only discloses detecting or

measuring the SNR and comparing it to a threshold value. No estimation takes place.

Additionally, Applicant notes that Vembu fails to disclose, teach or suggest a system

"wherein [the] different type of algorithm includes an algorithm showing better performances

than [the] algorithm in fast changing environments and/or high mobile speed." See claim 28.

There is no disclosure within Vembu of employing an algorithm which performs better in fast

changing environments and/or at a high mobile speed.

As such, Applicant respectfully submits that Vembu fails to disclose, teach or suggest

each and every feature of the present invention, as set forth in claim 28, and hereby requests the

Examiner reconsider and withdraw the present 35 U.S.C. § 102(e) rejection of this claim, and its

respective dependent claims.

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Additionally and independently, with regard to claims 43 and 58, Applicant notes that the

Examiner has admitted that Vembu discloses using only "closed loop algorithms" in its system.

See Office Action dated August 15, 2002, page 3. Claim 43 recites, inter alia, that the de-

activation is controlled by a different type of algorithm than that used for the power control

algorithm, and that these algorithms are from a group comprising closed and open loop

algorithms. Therefore, in the present invention as recited in claim 43, if one algorithm is of a

closed loop type then the other must be an open loop type, and vice-versa. As admitted by the

Examiner, this is not the case in Vembu, as they are both closed loop algorithms.

In view of the above, reconsideration and allowance of this application are now believed

to be in order, and such actions are hereby solicited. If any points remain in issue which the

Examiner feels may be best resolved through a personal or telephone interview, the Examiner is

kindly requested to contact the undersigned at the telephone number listed below.

Applicant notes that claim 59 has been added.

The USPTO is directed and authorized to charge all required fees, except for the Issue

Respectfully submitted

Terrance J. Wikber

Registration No. 47,177

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SUGHRUE MION, PLLC

Telephone: (202) 293-7060

Facsimile: (202) 293-7860

WASHINGTON OFFICE

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